

PRICE THREEPENCE.

L O C K E D U
SEE SYDNEY MAIL,
SATURDAY, 21st December.
L O C K E D U

By a JURY OF TWELVE who could not upon a verdict, and passed the night in manful
Christmas

SYDNEY MAIL-CHRISTMAS NUMBER.
to be published on FRIDAY AFTERNOON 20th inst., containing a series of Tales, written expressly for the festive season.

- 1-The Actor in the Bush
- 2-Lawyers and Clients
- 3-Running Away with the Runaway
- 4-Won and Lost
- 5-Story of a Moroccan
- 6-The Judge and the Reporter
- 7-How I became a Rhot
- 8-My First Spec
- 9-Commercial Morality
- 10-Mexican Vengeance
- 11-Who were Tell a Tale

12-A Bold Client.

A CARD. - Mr. E. READING, Dentist, 128, street.

A CARD - H. E. HAFFIELD, Painter and to the trade, 48, Goulburn-street.

A CARD. - Mr. G. A. TUCKER, Bay View Private Lunatic Asylum, Cook's River.

A CARD. - Mr. NORRIS leaves for Melbourne February. Ladies or gentlemen desirous of order his system, are requested to commence at once, under his personal supervision, 325, Philip-street.

C CORNERS, Bunions and defective Nails, Cured by ALEXANDER, Surgeon Chiropodist, 90, Bath-street.

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DRAWINGS, Tracings, Law Writing copied, obtained. Mr. HUGHES, 166, Pitt-street.
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GENTLEMEN'S Clothes Cleaned and Dyed, and Co., Sydney Steam Dye Works, Brickfield-street, near the Sydney Hotel.
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M. J. B. SMYTH, Dentist, has no connections with any of the same name, and is not connected with any of the same name, and is not connected with any of the same name.
ELECTRICITY, and all kinds of electrical apparatus, and all kinds of electrical apparatus, and all kinds of electrical apparatus.

M **R. W. GRIVELIS**, Piano-forte Tuner, 40, Harrington st., or Reading and Welbank, 4.

M **R. WALTER M. ADAMS, B.A.**, Classroom late Fellow of New College, Oxford, 9, PUPILS for the University Examinations. 9, street.

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£10,000 TO LEND, in sums of £500 a week, apply to WATSON and JOHNSON, Solicitors, 142, Pitt-street, Sydney.

MONEY TO LEND, at current rates, T. BERRINGTON WATSON, Solicitor and Notary, Lloyd's-ch.

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MONEY. MONEY. MONEY. LONDON LOAN AND DISCOUNT SOCIETY, 126, Elizabeth-street South.

WITH CREDIT, I am enabled to assist traders, and others, on the following terms—MONEX & CO.

in sums varying from \$5 to \$1000, on security receipts payable to householders. TO BE REPAID IN 12 MONTHLY PAYMENTS OF \$8.33. IN THE PERSONS desirous of obtaining the same, call on THE ADVANCE GUARANTEED WATERWORKS COMPANY, 120 WEST 42ND STREET, NEW YORK, N. Y. TWENTY-FOUR HOURS IF THE SECURITY RECEIPT IS NOT REQUIRED.

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RECREATION OF H. H. PRINCE ALPHONSE DE MONTMORILLON, TO THE EDITOR OF THE SYRACUSE MORNING HERALD:—I have the honor to acknowledge the receipt of the above interesting subject—my object being to place of a very large number of our fellow-citizens

which, I think, a manifest injustice is being done. The procession from George-street into Bathurst-thence down Elizabeth-street-to the altar neglected and most important part of the city. I am sure that the committee will consider the subject, that by far the better route is the proposed one down Brichford-hill, up George-street South Pitt-street at the Benevolent Asylum, and up Pitt-street to the altar.

Why should the procession turn from George-street into Bathurst-street, where there are so few buildings of importance, to the neglect of the whole of the South side of the city? (The procession is to turn into Elizabeth-street, to the west of Bathurst-street), is that the best of Bathurst-street? Is that the best place for the very little accommodation for the thousands anxious to see the Royal visitor. In Elizabeth-street there are one or two houses, but the houses in Bathurst-street are bazaar on both sides capable of accommodation.

the residents but thousands of their friends. Again, Haymarket, Benevolent Asylum, and other vacant lots, streets, might be erected with a view to the removal of the poor, and the removal of the poor, from which would be the enjoyment of the same time not deprive others of the view from Park. Besides, there are thousands of women and children, who are in consideration in the matter; who are not thinking of changing their lives, but who are tied in the streets, and who might witness the parade passed down Brickfield-hill, but who will be able to do so.

It does not, I ask, too, where could a better view be obtained from the houses from Bathurst-street to the Station? as the procession would pass down Brickfield-hill, and I am admitted that there are some more than the numerous houses, and I am not sure, I think, Sir, that by ascending to their wish (and the deeply on the subject) nothing would be lost by the

I hope, Sir, those who are anxious for this round to bestir themselves, and have portions sent round, will know that I am ready to do so, and that I shall be glad to take no rest till their reasonable wish is complied with.

I am, Sir, yours, &c

C. KINGSBOROUGH

FOUND, a FURSE, containing a small sum of money, at the Apply Willow Lodge, Gtbo.

LOST, an English Babel and TAYLOR. I have a pair of, No. 3, Fyne's-builing, Philip's street.

LOST, a Red-mottled Tumbler PIGEON. G. S. 1822, Hunter-street.

LOST, Half Ten-pound NOTE on the Bank of England, New Zealand, & Edward will be at the

N. BAXTER, 84, York-st.
LOST, in the neighbourhood of Darlington, a pig grey Galah **FARROT**, one wing cut Ten sh reward upon returning to 350, Upper Liverpool Darlington.

STRAYED, at St. Leonards, a small brown GOAT light streaks on each side of her head. Any returning the same to Mr. J. CLARKE, Read's Co will be rewarded, and any person detaining her afterwards will be prosecuted.

MUNICIPALITIES BILL:

The House today sent committee for the further consideration of the Municipalities Bill.

Clause 8: "Boroughs and municipal districts may be created by Act of Parliament."

Mr. W. MACARTHUR proposed to amend the clause reducing the population limit of boroughs from one hundred to seven hundred.

Mr. DUFFY asked any benefit to be derived.

Mr. MACARTHUR said he had consulted with his colleagues on the subject of the various amendments proposed, and was giving up his colleague that the proposed amendments were of such a nature as to be outside the scope of the bill, and they would possibly be considered later.

Mr. E. DEER THOMSON deplored such threats held out; it was the old story—whenever the Council held a bill, it was to be abandoned.

Mr. LORD asked what were the amendments objected

CHAIRMAN thought the committee should continue to study the amendment.

1. HAY said that the bill's gentlemanly spirit had been an important statement. It appeared to him that the amendment now proposed to alter one thousand to seven dollars was so unimportant, that he did not think it could be considered as such an alteration that such a conference was made.

2. DOCKER said that the amendment now before the committee was only one of a series which Sir W. MacArthur had introduced. He said that he had not been able to get a motion member shadowed out the course he did intend to take, nor, members would see what the alterations were which his colleagues objected to.

3. Sir W. MACARTHUR intended to propose to limit the bill to three miles.

4. GORDON said that as far as this amendment went, he would vote with Mr. Docker; so with respect to every other amendment he would vote with Sir W. MacArthur.

Mr. W. MACARTHUR proposed to reduce the area of the millage from nine square miles to three. Mr. DOCKER said it was scarcely necessary for him to state such an alteration as this would alter the whole of the bill. Mr. THOMSON said that although he should be prepared to go to that extent, he thought that setting like five square miles would be enough. If they set large an area as nine miles, large properties might be included in the millage, and he would have his friend opposite, in the case of the Good Dag and his municipality.

Mr. W. MACARTHUR said he would ask leave to take the subject and substitute the word five.

Mr. W. MANNING opposed the amendment, which he

Mr. DOCKER supported the clause. It was impossible to take for individual cases, but if a property was threatened in the way suggested, there was a provision by which the owner of such property might desire it a road or a highway. Mr. W. M. HAY had been asked to introduce the clause at first, but he feared if they interfered with the bill, they would destroy its utility.

Mr. JENNINGS agreed with what had fallen from Mr. HAY, and he explained to the committee that the bill was in a larger area than there were means of improving it, and that it was a disadvantage rather than otherwise.

Mr. HAY said no line could be drawn, which would not be with regard to the bill, and he did not approve of the clause altogether, but he did not wish, in order to make bill perfect in his own view, to endanger the bill coming

operation. He thought it would be well to pass the bill at this time, rather than to wait for the opportunity of considering them. If they did not pass them, they might give way rather than lose the bill. He thought three miles too little; he should have thought of at least five miles. He would not enter what figure of three was fixed upon, if the Government did its duty, and he repeated he should not desire to do anything to prevent the bill coming into operation. He thought the Government had no right to take a town being surrounded by large properties, many included in the municipality, where things were working most unhealthily. He did not think that the evils which some of the large areas presented were the evils which some of the small areas presented. Mr. W. MACARTHUR was as anxious as any member for a good Municipalities Act, but he was so convinced that the evils which must result from the large areas proposed would be a great deal more serious than the evils which would result from the small areas, that he had said in the argument, "What for a majority of 8

Mr. W. MACARTHUR proposed to amend the clause by substituting "one hundred and fifty square miles" for "forty square miles."

Mr. DOCKER could not see the advantage of this change.

Mr. HAY pointed out that in Victoria it was required that the petition should state the area proposed to be incorporated, which should be not less than forty square miles. He did not think, however, that there was anything objectionable in the amendment, as the area was not commensurate with the population.

Mr. DOCKER said that if the alteration was made concerning the area and leaving the population as it stood in the bill, there would be a very sparse population, with conflicting interests at either end of the municipality.

Mr. DEAS THOMSON said that the enlarging of the

After some further discussion, the question was put and division called.

The amendment was negatived by a majority of 9 to 5.

The question was then put on the clause as proposed, and was carried.

Clause 26. "Council how composed, &c., for original municipalities."

Mr. J. D. THOMSON having made some remarks and been heard in the gallery, the clause was put and agreed to.

Clause 32. "Who may be elected mayor, &c."

Clause agreed to.

Clause 39. "Retirement of aldermen."

Clause agreed to.

Clause 40. "Retirement of aldermen in united municipalities where numbers in excess."

"House 52" as "Cumulative votes."

Mr. DOCKER proposed to remove an apparent ambiguity in the clause by inserting after the word "and" in line 55 of page 10 the words "or shall not in any case entitled to a cumulative vote and."

Mr. E. KEAS THOMSON said that under the bill as at present printed, the owner of a property of the value of \$150,000 would have four votes and four properties of aggregate value of \$150, he had only one vote. Surely he could not have been intended by the Government. He thought it was an accidental injustice, and ought to be corrected.

Mr. HAY thought the object would be answered by striking the word "or" in line 55 of page 10.

After some conversation Mr. E. KEAS THOMSON withdrew the contest, and the words "or any one" after the word "and" were inserted in line 55 of page 10.

Mr. DOCKER thought the hon. gentleman had not well

considered the effect of the clause. The hon. gentleman explained that the assessor was to be empowered to propose in any property which was the owner of any property of sufficient value would have his name entered as a voter; and so on every property which he possessed in the municipality, when the owner came to vote he would give his vote as to whether he would or would not attempt to vote again in some other property he would be prevented from doing having already voted once at the election. He thought sufficient reason for the proposed amendment had not been given.

MR. MANNING did not see the difficulties indicated by the Postmaster General. He did not see why a man possessing four or five properties in a municipality should be entitled to as many votes as the man who possessed a property of £150 value. He thought the other side of the question would be that the man who had a large amount, that the object they had in view

not been carried out, and they would therefore adopt clause as amended. The principle of the clause was that the House should be in proportion to the number of its party; but the clause, as amended, however, did not carry out that principle. He thought, moreover, that votes could be given for property in an ascending scale, as was the case in the consideration of banking companies, so that the House should have more votes because his party was divided, but he should have votes in proportion to the size of his property.

Mr. DOCKRILL said these words were introduced in the first clause expressly to put an end to the doubt whether the House was to be a loose to imagine how this Chamber could be carrying out the views of the other branch of the Legislature by adopting the amendment proposed. He did not see how the object aimed to could be attained in the clause as amended.

Mr. E. DEAS THOMSON said the Postmaster-General

Mr. W. MANNING thought the Postmaster-General misunderstood his remarks. The principle of the clause was that taxation and representation should go together, but the principle was not fully carried out in the clause as it stood in the bill. He moved that the clause be amended to read the words "any one" was put and read by 10 to 2—the minority consisting of Mr. Dooker and Mr. BYRNE.

The same words were also struck out of the clause in other places in which they occurred in the clause.

Mr. DOOKER then proposed his amendment to insert in the 27th line of page 11 the following words, "shall not be taken to be a vote by a representative vote and the amendment was agreed to, and the clause as amended then put and passed.

clause 55—"Inspection of lists"—was passed without amendment, and so, too, was the next following clause—
 Item, DEAS THOMSON then moved the insertion of the following clause in lieu of clause 57 as printed—"57. That the Council of Revision, for revising the lists, shall select every year by lot or by lot in Petty Sessions, at their usual place of meeting, or at such other place as may be found convenient in and for every municipality, some time between the twenty-first and twenty-ninth days of January in every year, for the purpose of causing the names of persons who are entitled to the franchise to be added to such lists as the Council shall think proper to publish in their districts, and on the door of the council chamber of the municipality, and to be published in some newspaper."

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SHIPPING.

ARRIVAL.—**DECEMBER 17.**
 From Melbourne, the *City of Sydney*, 1000 tons, Captain Lindsay, arrived at 10 a.m.
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DEPARTURE.—**DECEMBER 17.**
 To Melbourne, the *City of Sydney*, 1000 tons, Captain Lindsay, departed at 10 a.m.
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COASTERS INWARDS.—**DECEMBER 17.**
 From Melbourne, the *City of Sydney*, 1000 tons, Captain Lindsay, arrived at 10 a.m.
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COASTERS OUTWARDS.—**DECEMBER 17.**
 To Melbourne, the *City of Sydney*, 1000 tons, Captain Lindsay, departed at 10 a.m.
 To Melbourne, the *City of Sydney*, 1000 tons, Captain Lindsay, departed at 10 a.m.

IMPORTS.—**DECEMBER 17.**
 From Melbourne, the *City of Sydney*, 1000 tons, Captain Lindsay, arrived at 10 a.m.
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EXPORTS.—**DECEMBER 17.**
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The character of a lottery while it would have a most injurious effect on our other debentures. A division having been called, there were for the third time, against it.

The bill was read a third time and passed, and ordered to be returned to the Legislative Assembly with amendments.

The House went into committee on the Municipalities Bill—commencing with the first of the post-poned clauses.

Clause 8, "Boroughs and municipal districts may be constituted."

Sir William Macartney proposed several amendments to the first clause, and the House went into committee on the Municipalities Bill.

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The British race if they ever came to the conclusion that only power a long way off should rule, and that by telegraph, and that the proper conservatives of the peace are those only in the liverly of the State.

Neither the matter nor the manner of the final correspondence between the Treasurer and the local Manager of the Oriental Bank.

Just at the present time, when our debentures are steadily rising in the money market, when the confidence of capitalists seems to be returning.

The particular reason for the final refusal, too, makes the matter look worse. The local Manager declined to advance another thousand pounds—a ridiculous sum to stickle at.

It is of great importance that we should not lose a session, and that we should take the opportunity of that bill in popular suspicion.

There is an old story told of Governor King—one of the early administrators of the colony.

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ATTORNEY GENERAL'S OFFICE. The Attorney General has received from the Hon. the Secretary of the Treasury, a copy of the bill for the amendment of the Municipalities Bill, and has advised that the bill is now in the hands of the Attorney General.

that only this and countrymen upon these bearing
at least one-half the cost of such herb
and gartering, as it undoubtedly requires the
countrymen to be employed in serving them a very
considerable sum in labour, which would be preserved in
keeping rough water tables in decent order. I would also
propose that the countrymen should be employed in
digging and gravelled, as I am of opinion the ratpayers of Fed-
dington contribute simply in the way of toll to warrant
them in making such a charge, as they are in double taxation for these
footpaths, being the interminable risk of the expense of
altering.

These footpaths are certainly most desirable—being a great
public convenience. But, in this case, the parties who
gain and exercise the entire and absolute control of them
are the countrymen, who are not to be blamed for not
doing so, or else relinquish such control to those who are
charged with the cost of this herb-and-gartering, and I
sincerely trust that they will be able to do so, and to
maintain their own belief and insist on having those foot-
paths band over to their management and control, and
that they will also endeavour to get the boundaries so
marked out, as to be able to keep them within the limits
so as to avoid this unnecessary alteration in work which there is no
occasion for.

And, I must, I think, I would have no more kerbing and
guttering the meadow, as all these points were notoriously settled, as
it is a manifest waste of public money.

ONE WHO FAYS BOTH RATES AND TOLL

To the Editor of the Herald.

Sir,—In reference to your leader of last Saturday on the social scene in this House, you say, "Happily the social law of England no longer requires a duel to settle such affairs." I greatly fear that notwithstanding the short of the revival of such a custom will prevent the recurrence of the scandalous scenes which are becoming so frequent in our Assembly. The following extract from De Quincy, in an article on casuistry, is so pertinent that I hope you will insert it.

"Society has been for some time against duelling; but in need, for, after all—it be it as much as it may be, it is the most important function of the law."

to society through the sense of instant personal accountability which it diffused among all, and all who have such sensibility will be glad to see the poet sacrifice, if saved myriads from millions from the anxiety attack of the Greeks and Romans by a usage (which he does not mention) to expose in the ancient assemblies and senates. This liberty of "long language"—this perfect license to Billingsgate—this freedom of speech, which I believe, universal was it took away as a punishment as any personal fault, so the offended man had no right to retaliate, then the Billingsgate resource failed, then the Billingsgate value for expostering the wrath. The reason of this was that the Greeks and Romans had a sense of the product of civility, as that was in part a proof not of Christianity. The sense of honour did not exist in "Roman times" as it does in "Christian times." The sense of honour was not because their revenge emptied itself by the baseness of voluntary vice, full speaking and license of tongue was it

There would be little danger of its practice becoming general, as the only country that has a greatest profusion in value would, as regards fighting, remain the

ANCIENT PISTOL.

To the Editor of the HERALD.

SIR—I have lately heard many persons (not sporting people alone) expressing a great desire of seeing that production of our noble country called *Pitt Water* or *Broken Bay*.

As there are many natural curiosities in that part, I thought I would send you a description of one of the most famous, and I am sure that hundreds we old fellows of the swamp, provided that the opportunity should be right before, as to give the excursionists ample time to go by themselves, and at least at 11 a.m., on the same day, as the last steamer started.

I suggest that a steamer might leave the City on the Wednesday morning at 10 o'clock, and that you and I should return from Pitt Water about 4 o'clock p.m. on New Southcomers' Day. It would be delightful, especially if the night be moonlight, steam really broken Bay, and arrive here about 3 o'clock in the morning.

If the proprietor of a steamer thinks we would pass our time well, I would be glad to go with him, and then proceed to Sydney, so as to be able to take our return trips to Middle Harbour or Manly Beach, and then return to Broken Bay to bring back the excursionists.

Yours faithfully,
J. H. BANNER.

To the Editor of the Herald.

"A Member of the Welsh Synagogue" suggests that a meeting be called to "petition the Government to cease the persecution of Mr. Kagar." I am afraid that course would not be constitutional, even if possible; but, as the present attitude of the Government towards Mr. Kagar is so grossly refused to consider whether Mr. Martin's violent language is irregular and unparliamentary, and who, we have a right to suppose, is not a member of the House, it is in the position of harsh and unnecessary taxes—ought not the House generally to call the Mayor to call a meeting to petition the Government to discontinue the persecutions in order that, if it be true that the present House does not contain a sufficient number of persons other than the present Ministers, capable of forming a Government, the people may have the opportunity of sending more desirable members.

ANOTHER ELECTION.

MERCANTILE AND MONEY ARTICLE.

THURSDAY EVENING.

THE Customs revenue received to-day was as follows:—

Brandy	£210 2 7
Wine	325 18 1
Rum	40 5 8
Other spirits	1259 9 0
All other spirits	321 0 0
Wine	32 11 0
Coffee, sugar, and beer (in bond)	12 15 0
Tobacco and snuff (in bottles)	0 15 6
Cigars	21 10 8
Tea	10 1 8
Coffee and chocolate	10 1 8
Sugar, molasses	101 15 12
Three	10 1 8
Rice	5 5 8
Pepper	10 1 8
Ad-valorem	44 17 0
Package charge	55 4 0
Total	£2577 8 6

At the special meeting of the shareholders of the Joint Stock Bank, held yesterday at the Masonic Hall, the suspension of the general manager was confirmed.

Trade continues quiet; and amongst private

Small telegrams are considered satisfactory, very little business is expected to be done until after the departure of the English mail. The Hour newspaper is still unsold, no further advance in prices has taken place, and the holders are supplying their regular customers at £19 to £20, but refuse to name a figure for the present. Candles are inquired for, and importers are looking for higher rates. In liquors there have been small transactions at last week's quotations, and at a shade higher for small lots of rum. Kerosene oil is very firm, a parcel was placed to-day at 2s. 6d. In sugars a fair business is being done at late quotations, for trade orders. The Vichery's cargo, consisting chiefly of crystals and fine cutters, is to be sold at Messrs. Stubbs and Co.'s rooms, to-morrow (Wednesday). In tea there is no change to report, but the demand is hardly so active, but prices remain.

[illegible]

DUFFIN AND SON.—At their Yards, at 11 o'clock, Figs, Calross
Foultier, Hunter, &c.

BOARD AND RESIDENCE for family or gentlemen; Mrs. Stettell, 1, Devonshire-terrace, William-st., Bath.

BOARD AND RESIDENCE, for one or two gentlemen, in a private family; no children; plunge and shower bath, 179, Liverpool-street, between Lyons-terrace and Hyde Park-terrace.

COMFORTABLE Apartments in a private family; Board, if required. No children. 131, Dowling-st., Tarns, 18s. per week. 199, Castlereagh-street.

DURKEE OF Edinburgh's Arrival.—To LET, the upper part of the HOUSE, consisting of two single-rooms; also having a balcony, will command an excellent view of the procession on the day of the public reception of His Royal Highness. Apply to C. Wigger, builder, Pitt-street North.

FURNISHED APARTMENTS for two men or married couple. 203, Cumberland-st., Church-hill.

HOUSE TO LET, 265, Upper Forbes-street, Darlinghurst; rent moderate. W. Howe, 88, King-street.

HOTEL TO LET, the Warwick Hotel, at Balmain. Apply to Mr. Robinson, on the premises.

PRIVATE BOARD and Residence. Mrs. Dawson, 185, Kent-street, near William-street, Woolloomooloo.

PARTIAL BOARD and Residence, for one or two Gentlemen, in a private family, where they may part of Darlington; no other lodgers or children. Apply Pierce, new agent, William-street.

RESPECTABLE LODGINGS for 3s.6d weekly. 114, Macquarie-street.

SHERWICK LODGE, of Macquarie-street, at present occupied by John R. Street, Esq. Apply to A.C. Mortley, 7, Gresham-house, Sydney.

STORES AND STABLES TO LET, together or separate in Bank court, King-street, at present occupied by Messrs. Lawson and Co. Sydney. Possession 1st January. M. Pate, 84, King-street.

TENAIL'S FAY, BALMAIN.—To LET, a comfortable water-side RESIDENCE, containing 6 rooms, kitchen, bathing-room, and jolly. Apply to Mrs. Chatter, on the premises.

SEA VIEW VILLA, Paddington, having undergone thorough repair. The house contains dining, breakfast, and sitting rooms, 4 bedrooms, large laundry, and several closets; garden, 2-stall stable, paddock, and use of paddock if required. It also commands a splendid view of the harbour and surrounding country. Immediate possession can be given. Apply to Alfred Farrer, 44, George-street.

TWO LARGE and lofty ROOMS TO LET, with kitchen, balcony. Apply Cole's, King-street.

TO LET, furnished, a large Front ROOM; board optional. 163, HOULMOON-STREET.

TO LET, a HOUSE, 346, Castlereagh-street, 4 rooms and kitchen, 30s. per wk. Kilmann.

TO LET, 21, Hunter-st., HOUSE and SHED, through repair; next low. James Hart, solicitor, Elizabeth-st.

TO LET, a pleasantly situated 7-roomed HOUSE, a West-street, Darlinghurst. J. Penan, 351, Pitt-st.

TO LET, two unfurnished ROOMS, with use of kitchen, 166, Harrington-street, Church-hill.

TO LET, 6 ROOMS and kitchen; also, large WORKING STORE and Stables. 794, George-st. South.

TO LET, capital SHOP and RESIDENCE, most central part of Plymouth wharf. Apply H. L. Day.

TO LET, a new HOUSE, Liverpool-st., Woolloomooloo, opp. Caldwell-terrace, Pierce, agent, William-street.

TO LET, a first-class Family RESIDENCE, Dymally-terrace, Hyde Park. W. Long, 420 George-street.

TO LET, BEDROOM, with drawing-room and balcony, along Hyde Park. 2 Hyde Park-terrace.

TO LET, a newly erected first-class Villa RESIDENCE, in Macquarie-street, Footscray. Apply T. Moore, Pitt-street, near the School of Arts.

TO LET, on the Missenden Road, Newtown, a 4-roomed HOUSE, with kitchen and good supply of water. Apply Mr. Cowie, Pitt-street, near Victoria street.

TO LET, a comfortable town RESIDENCE, 8 rooms, kitchen, bath-room, and large balcony; rent low. 8, Blithest-street North.

TO LET, that commodious FAMILY RESIDENCE at Double Bay, known as Baywater Villa, Apply to Lewis & Cornwell, 27, Bell-street.

TO LET, neat Christ Church, those three first-class SHELFS, chemist and druggists, all suitcases requiring ample space. Apply to G. K. Whiting, 5, Hunter-street.

TO LET, those first-class business PREMISES, C. Macquarie-street, Stores, Market-street, lately occupied by J. T. Arncliffe, D. Cooper and Co., Water Warehouse, 44, George-street.

TO LET, with immediate possession, that first-class FAMILY RESIDENCE, situate in Margaret-street, Sydney, capable of being made into a comfortable home, and all the most modern improvements necessary. Apply A. Alexander, offices, Margaret-street.

TO LET, in one of the most healthy suburbs, a good sized HOUSE, with 6 rooms, water, and every requisite paid. Convenient distance from the city. Apply H. H. Newman, house agent, ex. Row's Chambers, 23, Pitt-street.

TO LET, PAYKAN, Gordon's Bay, Coppey, near Fitzroy, extensive and beautiful grounds, with a abundant supply of spring water, first-class buildings, with every convenience. Apply to John Thompson, Denison-street, Sydney.

TO LET, comfortable Family House, 7 large rooms, Cumberland-street, next Church-hill, thoroughly repaired and cleaned; will let for a very moderate rent. Apply at Raphael's, or refer to agent next house.

TO LET, those two newly erected HOUSES, at the corner of the Glenmore and South Head Roads, Paddington, each containing seven apartments, verandahs and large balconies, with large yards, and every requisite, complete. For particulars apply to B. McLaughlin, Union Inn, South Head Road and Crown-street.

TO LET, with immediate possession, those commodious PREMISES lately occupied by Messrs. J. L. Armstrong and Co., situated in the old Marine Insurance Company and those magnificent buildings now in course of erection for R. Vickery, Esq., adjoining the Police Station, and opposite the warehousemen, and others in search of first-class premises need not neglect this opportunity. For particulars apply to J. Hamilton, Old, Market-street.

TO LET, THE TRAVELLER'S FIRST INN, with 120 acres good land, close to the beach. This property is situate on the Parramatta Road, 11 miles from Sydney, four from Paramatta, and one mile from Haden's River. Well adapted for a hotel, and affords a thorough repair, and is well worthy of inspection. The key may be had by applying to Mrs. Ward, net office.

For further particulars, apply, Mrs. HUGHES, Albion House, Killoath street, Sydney.

TO LET, with immediate possession, that beautifully situated Villa RESIDENCE, PAYKAN, Gordon's Bay, Coppey, thirty minutes drive from Sydney, via Waverley, here are 24 acres of ground, with extensive water frontage, with vineyard, orchard, kitchen garden, and abundance of fresh water, laid on to all the buildings. The house contains six rooms, two bathrooms, a billiard room, kitchen, laundry, 2 servants' bedrooms, and every convenience, Lodge at gate, with 3 rooms, 3-stall stable, coach-house, and carriage room, large yard, paddocks, &c., &c. Apply to John Thompson, Denison House.

TO BE LET, MACNAMARA'S BONDED and FREE STORES (on Macnamara's Wharf). The above-named well-known Bonded and Free Store, situated in Wynnum, has been leased to be LET for a period of TWO YEARS (or longer if required), is the most reasonable terms. They are now ready to receive cargoes to the extent of

RIGHT THOUSAND TONS bonded and free goods, with accommodation for storage in the wharf for

FIVE THOUSAND TONS OF COAL, and

ONE MILLION FEET OF TIMBER, (without exceeding the limit that departs the way of the wharf, at which FIVE SHIPS can lay at the same time and discharge their cargoes, in fact at the rate of TWENTY-SEVEN THOUSAND TONS OF COAL, and ONE MILLION FEET OF TIMBER.

The entire property to TWENTY-SIX ACRES of nearly TWO AND A QUARTER ACRES, securely enclosed, thereby affording protection to cargo stored upon the wharf, and affording the bonded and free Stores. As a wharf and premises for the ACCOMMODATION OF OCEAN STEAMERS, it is unsurpassed by any other wharf in the world.

THE GENERAL and PRIVATE OFFICES are fitted up with every convenience for carrying on the most extensive mercantile business.

Cargoes and goods of all descriptions will be taken at very moderate rates of store rent.

Arrangements for the SALE of this fine property, on terms of payment extending over a period of TEN YEARS, may be made on application to JOHN MACNAMARA.

Title under Torrens Act.
Macnamara's Wharf, 11th October.

VACANCIES, at Mrs. Carver's, Balmain House, 63, Wynyard-square.

VICTORIA-TERRACE, DARLINGHURST.—One of those last-famous FINE RESIDENCES to be LET, present occupied by L. Brodiekin. Key who is removing Brisbane. For particulars apply to Mr. Brodiekin, or James Nash, Victoria-street.

WORKING MEN'S HOUSES, 7s. week. Belmore-place, Camberly-st., few doors from Liverpool-st.

Printed and Published by JOHN FAIRMAN and Son, at the Office of the "Sydney Herald," Pitt-street North, Sydney, Wednesday, December 18, 1867.